IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF IOWA EASTERN (DUBUQUE) DIVISION

| UNITED STATES OF AMERICA, |) No. 16-CR-1011-LRR |
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| Plaintiff, |) LOCAL RULE 7) STATEMENT |
| vs. LANDON SHANE NATHANSON-LOVE |) Count 1) 18 U.S.C. § 922(g)(3): |
| a/k/a "Landon Love," CAMRON ANDREW PETE, JR. a/k/a "Dreadhead" a/k/a "Cam" a/k/a "Cam Stunt Montana" a/k/a "Camron |) Prohibited Person in) Possession of a Firearm) (Nathanson-Love) |
| Montana", and REGINALD DARNELL SHAW, JR. a/k/a "Darnell Shaw, Jr." a/k/a "T Darnell Shaw, Jr." a/k/a "Shaw", |) Count 2) 18 U.S.C. § 922(a)(6): False |
| Defendants. |) Statement in Relation to Sale) of Firearm) (Nathanson-Love) |
| |) Count 3) 18 U.S.C. § 922(a)(6): False) Statements in Relation to) Sale of Firearm) (Nathanson-Love) |
| | Count 4 18 U.S.C. § 922(d): Sale of Firearm to a Prohibited Person (Nathanson-Love) |
| | Count 5 18 U.S.C. § 922(g)(3): Prohibited Person in Possession of a Firearm (Pete) |
| | Count 6 18 U.S.C. § 922(g)(3), (g)(9): Prohibited Person in Possession of a Firearm (Shaw) |

LOCAL CRIMINAL RULE 7 STATEMENT

Pursuant to Local Criminal Rule 7, the United States respectfully submits the following brief statement describing the difference between the original indictment and the superseding indictment.

Case Caption: Adds two

Adds two new defendants, Camron Pete, Jr. and

Reginald Darnell Shaw, Jr., as well as aliases.

Count 1:

Previously Count 1; minor grammatical change to

the time period, but no substantive change

intended.

Counts 2 through 6:

New counts; not alleged in original indictment.

Respectfully submitted,

KEVIN W. TECHAU United States Attorney

Dy:

TIMOTHY L. VAVRICEK

Assistant United States Attorney